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5 Attorney for Plaintiff Archuleta

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 GILBERT ARCHULETA,
9 Plaintiff,

10 vs.

11 THE HARTFORD FINANCIAL SERVICES
12 GROUP, INC.; SENTINEL INSURANCE, LLC,;
13 SENTINEL INSURANCE COMPANY, LTD., 1
14 SOURCE INSURANCE GROUP; SILVER STATE
HYDRAULIC SERVICES, INC.; and DOES I – V;
ROE CORPORATIONS I – V; ROE EMPLOYEES
I – V; ROE WHOLESALER I – V; and ROE
15 RETAILER I - V, inclusive,

16 Defendants.

CASE NO: 2:21-cv-01310-APG-VCF

17 **STIPULATION TO EXTEND TIME TO FILE RESPONSES**

18 **(SECOND REQUEST)**

20 IT IS HEREBY STIPULATED among the parties signing below, by and through their
21 respective counsel of record, that the time for filing of several responses will be extended. The
22 parties agree as follows:

23 Plaintiff's Response to Defendant Sentinel's Motion to Dismiss (filed on July 14, 2021,
24 ECF#5) was previously extended by Stipulation and Order (ECF#8) and is currently due August
25 27, 2021.

1 Plaintiff's Response to Defendant The Hartford Financial Services Group, Inc.'s Motion
2 to Dismiss (filed on July 14, 2021, ECF#6) was previously extended by Stipulation and Order
3 (ECF#10) and is currently due August 27, 2021.
4

5 Plaintiff's Response to Defendant 1 Source's Motion to Dismiss (filed on July 29, 2021,
6 ECF#11) was previously extended by Stipulation and Order (ECF#16) and is currently due
7 September 9, 2021.

8 Defendant Hartford's and Sentinel's Response to Plaintiff's Motion for Remand (filed on
9 August 2, 2021 as ECF#13) was previously extended by Stipulation and Order (ECF#14) and is
10 currently due August 30, 2021.
11

12 The reasons for the extensions are that the parties were attempting to reach a global
13 agreement to stay the briefing until the Motion for Remand had been decided and that Plaintiff's
14 primary counsel had several late summer travel obligations and will be out of town until
15 September 10, 2021.
16

17 The parties therefore agree that Plaintiff's Response to the pending Motions by
18 Defendants Hartford and Sentinel (ECF#5 and ECF#6) will now be due on or before September
19 20, 2021.
20

21 The parties further agree that any further briefing on Plaintiff's Response to Defendant 1
22 Source's Motion (ECF#11) will be stayed pending decision on the Motion for Remand. If
23 jurisdiction in this Court is confirmed, the parties agree Plaintiff's Response will be due within
24 21 days of the Order so confirming.
25

ATTESTATION OF CONCURRENCE IN FILING

26 I hereby attest and certify that on, August 11, 2021, I received concurrence from the
27 undersigned counsel to file this document with each of their electronic signatures attached.
28

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: August 26, 2021.


THOMAS CHRISTENSEN, ESQ.
Nevada Bar No. 2326

DATED THIS 27th day of August, 2021.

CHRISTENSEN LAW OFFICES, LLC

BY: 
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The Hartford Financial Services Group, Inc.

ORDER

IT IS SO ORDERED.


UNITED STATES DISTRICT COURT JUDGE
Dated: August 27, 2021
2:21-cv-01310-APG-VCF